## UNITED STATES BANKRUPTCY COURT

Eastern District of Michigan

In Re: (NAME OF DEBTOR(S))	Case No.:	10-35686-dof
Jeffrey David Hurley and Lyn Marie Hurley		

## **CHAPTER 13 CASE MANAGEMENT ORDER**

To further the expeditious and economical resolution of this case, and pursuant to the Court's authority under 11 U.S.C. §§ 105(d), the following procedures will apply in this case:

- 1. The Court will consider confirmation of the debtor's plan only if the debtor's attorney has filed with the Court the confirmation hearing certificate and has emailed a proposed order confirming plan, in Microsoft Word or WordPerfect format, to the Chapter 13 Trustee's office by 4:30 p.m. six days before the confirmation hearing. A formatted version of this order is available on the Court's website at <a href="http://www.mieb.uscourts.gov">http://www.mieb.uscourts.gov</a> under "Local Forms" and on the Chapter 13 Trustee's website at <a href="http://www.flint13.com">http://www.flint13.com</a>. The Trustee's email address for this purpose is: confirmations@flint13.com.
- 2. Before the debtor's attorney emails the proposed order confirming plan to the Trustee, the debtor and all parties objecting to confirmation must undertake all reasonable efforts to resolve the objections that were timely filed by creditors and the Trustee.
- 3. If, after all reasonable efforts, impasse is reached between the debtor and any objecting parties regarding any objections, then the debtor's attorney must email to the Trustee, by the deadline established in paragraph 1:
  - (a) A proposed order confirming the plan (1) that is signed by the creditors whose objections have been resolved, and (2) that states the debtor's proposed resolution of the parties' remaining objections;
  - (b) A certificate, filed with the Court and served on any creditors whose objections are not resolved, stating (1) that the debtor and the specified objecting parties are at an impasse in their reasonable efforts to resolve objections, (2) the legal and factual issues to be resolved in connection with the remaining objections to confirmation, and (3) any request for an adjournment and any reasons why good cause exists for the adjournment. A copy of this certificate is attached to this Order, and forms for this certificate in Microsoft Word format are available on the Court's website under "Local Forms"; and
  - (c) If an adjournment is requested, the attorney must submit not only the proposed order confirming the plan, but also a stipulation and order for adjournment to the Trustee.
- 4. If the debtor's attorney does not timely email a proposed order confirming plan as provided in either paragraph 1 or paragraph 3(a), or does not timely file and serve the certificate as required in paragraph 3(b), then the debtor's attorney must appear for a hearing on the contested docket even if the matter becomes confirmable at the status conference, to explain why the order confirming plan or the confirmation hearing certificate was not timely submitted or filed. Failure to appear may result in reduction of attorney fees not to exceed \$500.00.
- 5. The above procedures only apply to cases that are scheduled for a confirmation hearing. There will continue to be status conferences for all confirmation matters (other than those for which a confirmation order signed by all necessary parties has been emailed to the Trustee by the deadline stated in paragraph 1 above,) and for any matters scheduled for hearing on a motion (other than those matters scheduled by separate Court order such as a show cause order or an expedited hearing). If at the status conference the parties are unable to resolve the matter it will be heard by the judge during the contested hearing.

- 6. Any proposed confirmation orders that require revisions or additional signatures after the deadline established in paragraph 1 above (*e.g.*, because objections are resolved by agreement at the status conference or by a decision of the Court in the contested hearing), must be revised and/or signed before or at the status conference.
- 7. These procedures do not apply to cases involving debtors who are not represented by counsel.

Dated: 10/26/10

/s/ Daniel S. Opperman.Flint Daniel S. Opperman.Flint United States Bankruptcy Judge

## United States Bankruptcy Court Eastern District of Michigan

In re: Jeffrey David Hurley and Lyn Marie Hurley	
Debtor.	Case No. <b>10–35686–dof</b>
	Judge: Daniel S. Opperman.Flint
Debtor's Chapter 13 Confirmation [To be completed]	
At the next confirmation hearing in this case, the debtor intends	to:[Check ONE of the following]
1Request confirmation of the debtor's plan, because all tirresolved. I have emailed to the trustee a proposed order confirm Chapter 13 Case Management Order.	
2Request confirmation of the debtor's plan, even though a emailed to the trustee a proposed order confirming the plan, as a Management Order. The parties are at an impasse in attempting efforts. The following are: (a) the parties whose timely objection objections; and (c) the legal and factual issues that must be reso	required in paragraph 2 of the Chapter 13 Case to resolve these objections despite all reasonable ns have not been resolved; (b) their unresolved
Trustee Objections: Issues:	
Creditor # 1: Objections: Issues:	
Creditor # 2: Objections Issues:	
3Request an adjournment of the confirmation hearing to _good Cause:	due to the following
4Dismiss the case. [The Court will construe this as a moti Fed.R.Bankr.P. 1017(f)(2), and the Court will enter an order of docket, unless the case was previously converted from Chapter motion to dismiss must be filed within 7 days.]	dismissal and the case will be removed from the
5Convert the case to Chapter 7. [The debtor must prompt Fed.R.Bankr.P. 1017(f)(3), and pay the filing fee for such notice converted without the entry of an order of conversion.]	ly file a separate notice of conversion under e. Such notice of conversion will cause the case to be
	Debtor's Attorney